

REFERENCE TITLE: historic trucks; use fuel taxes

State of Arizona  
House of Representatives  
Forty-eighth Legislature  
Second Regular Session  
2008

## **HB 2357**

Introduced by  
Representatives McLain: Alvarez, Biggs, Weiers JP, Yarbrough

AN ACT

AMENDING SECTION 28-5610, ARIZONA REVISED STATUTES; RELATING TO MOTOR FUEL TAXES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:  
2       Section 1. Section 28-5610, Arizona Revised Statutes, is amended to  
3 read:

4           28-5610. Exemptions

5       A. The following are exempt from motor vehicle fuel and use fuel taxes  
6 imposed by section 28-5606 and aviation fuel taxes imposed by section  
7 28-8344:

8           1. Motor fuel for which proof of export is available in the form of a  
9 terminal-issued destination state shipping paper or bill of lading and that  
10 is either:

- 11           (a) Exported by a supplier who is licensed in the destination state.  
12           (b) Sold by a supplier to a distributor for immediate export.

13           2. Motor fuel that was acquired by a distributor, as to which the tax  
14 imposed by this article or section 28-8344 has previously been paid or  
15 accrued and that was subsequently exported by transport truck by or on behalf  
16 of the distributor in a diversion across state boundaries properly reported  
17 to the department. If diverted by a distributor, the distributor shall  
18 perfect the exemption by filing a refund application with the department  
19 within six months after the diversion.

20           3. Motor vehicle fuel or use fuel that is sold within an Indian  
21 reservation to an enrolled member of the Indian tribe who is living on the  
22 Indian reservation established for the benefit of that Indian tribe and that  
23 is used by the enrolled member for the enrolled member's own benefit. This  
24 exemption does not apply to sales within an Indian reservation by an Indian  
25 or Indian tribe to non-Indian consumers or to Indian consumers who are not  
26 members of the Indian tribe for which the Indian reservation was established  
27 or to use fuel used to operate motor vehicles for a commercial purpose  
28 outside of the reservation on highways in this state. For the purposes of  
29 this paragraph, "Indian" means an individual who is registered on the tribal  
30 rolls of the Indian tribe for whose benefit the Indian reservation was  
31 created.

32           4. Motor vehicle fuel or use fuel used solely and exclusively as fuel  
33 to operate a motor vehicle on highways in this state if the motor vehicle is  
34 leased to or owned by and is being operated for the sole benefit of an Indian  
35 tribe for governmental purposes only.

36           5. Motor fuel that is moving in interstate or foreign commerce and  
37 that is not destined or diverted to a point in this state.

38           6. Motor vehicle or aviation fuel that is sold to the United States or  
39 an instrumentality or agency of the United States.

40           7. Taxable use fuel that has been accidentally contaminated so as to  
41 be unsalable as highway fuel as proved by proper documentation.

42           8. Dyed diesel fuel, including fuel used by either of the following:

- 43           (a) A farm tractor or implement of husbandry designed primarily for or  
44 used in agricultural operations and only incidentally operated or moved on a  
45 highway.

1           (b) A road roller or vehicle that is all of the following:  
2           (i) Designed and used primarily for grading, paving, earthmoving or  
3 other construction work on a highway.

4           (ii) Not designed or used primarily for transportation of persons or  
5 property.

6           (iii) Incidentally operated or moved over the highway.

7           9. USE FUEL THAT IS PURCHASED FOR USE IN A TRUCK THAT SATISFIES ALL OF  
8 THE FOLLOWING:

9           (a) IS AT LEAST TWENTY-FIVE YEARS OLD.

10          (b) HAS BEEN ISSUED A HISTORIC VEHICLE LICENSE PLATE PURSUANT TO  
11 SECTION 28-2484.

12          (c) IS NOT USED AS A COMMERCIAL VEHICLE.

13          B. Notwithstanding subsection A, paragraph 8 of this section, the  
14 following are not exempt from use fuel taxes imposed by section 28-5606:

15          1. A vehicle that was originally designed for the transportation of  
16 persons or property and to which machinery is attached or on which machinery  
17 or other property may be transported.

18          2. A dump truck.

19          3. A truck mounted transit mixer.

20          4. A truck or trailer mounted crane.

21          5. A truck or trailer mounted shovel.

22          C. Except as provided in subsection D of this section, a person who  
23 claims an exemption pursuant to this section shall perfect the exemption by  
24 claiming a refund pursuant to section 28-5612.

25          D. Subject to sections 28-5645 through 28-5649, dyed diesel fuel is  
26 exempt from use fuel taxes at the time of sale.